Senate Bill 431

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By: Senators Hill of the 32nd and Loudermilk of the 52nd

AS PASSED

A BILL TO BE ENTITLED AN ACT

1 To amend Code Section 10-1-393, relating to unfair or deceptive practices in consumer

2 transactions unlawful, so as to further define unlawful lotteries with regard to promotions;

3 to amend Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to

offenses against public health and morals, so as to revise a definition; to provide for the

5 applicability of certain provisions to certain games and devices; to revise the prohibition

6 regarding certain noncash redemption items; to amend Title 48 of the Official Code of

7 Georgia Annotated, relating to revenue and taxation, so as to revise definitions relating to

8 coin operated amusement machines; to provide an exception from a limitation on the

9 allowable number of such machines at the same location; to authorize local governments to

10 adopt any combination of a list of ordinance provisions relating to bona fide coin operated

amusement machines; to provide for related matters; to provide for an effective date and

12 applicability; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

14 SECTION 1.

15 Code Section 10-1-393, relating to unfair or deceptive practices in consumer transactions

unlawful, is amended in paragraph (16) of subsection (b) by revising subparagraph (N) and

17 adding a new subparagraph to read as follows:

18 "(N) Any promotion involving an element of chance which does not conform with the

provisions of this paragraph shall be considered an unlawful lottery as defined in Code

Section 16-12-20. Except as provided in Code Section 16-12-35 and Chapter 17 of

Title 48, any promotion involving an element of chance which involves the playing of

a game on a computer, mechanical device, or electronic device at a place of business

in this state shall be considered an unlawful lottery as defined in Code Section 16-12-20

and shall not be permitted under this chapter. Any promotion involving the playing of

a no-skill game on a computer, mechanical device, or electronic device at a place of

business in this state shall be considered an unlawful lottery as defined in Code

Section 16-12-20. The administrator may seek and shall receive the assistance of the prosecuting attorneys of this state in the commencement and prosecution of persons who promote and sponsor promotions which constitute an unlawful lottery;

(N.1) All prizes offered and awarded shall be noncash prizes only and shall not be redeemable for cash;".

32 SECTION 2.

Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to offenses against public health and morals, is amended by revising paragraph (4) of Code Section 16-12-20,

relating to definitions, as follows:

- "(4) 'Lottery' means any scheme or procedure whereby one or more prizes are distributed by chance among persons who have paid or promised consideration for a chance to win such prize, whether such scheme or procedure is called a pool, lottery, raffle, gift, gift enterprise, sale, policy game, or by some other name. Except as otherwise provided in Code Section 16-12-35, a lottery shall also include the payment of cash or other consideration or the payment for merchandise or services and the option to participate in or play, even if others can participate or play for free, a no skill game or to participate for cash, other consideration, other evidence of winnings, or other noncash prizes by lot or in a finite pool on a computer, mechanical device, or electronic device whereby the player is able to win a cash or noncash prize, other consideration, or other evidence of winnings. A lottery shall also include the organization of chain letter or pyramid clubs as provided in Code Section 16-12-38. A lottery shall not mean a:
- (A) Promotional giveaway or contest which conforms with the qualifications of a lawful promotion specified in paragraph (16) of subsection (b) of Code Section 10-1-393;
- 51 (B) Scheme whereby a business gives away prizes to persons selected by lot if such prizes are made on the following conditions:
 - (i) Such prizes are conducted as advertising and promotional undertakings in good faith solely for the purpose of advertising the goods, wares, and merchandise of such business; and
 - (ii) No person to be eligible to receive such prize shall be required to:
 - (I) Pay any tangible consideration to the operator of such business in the form of money or other property or thing of value;
- 59 (II) Purchase any goods, wares, merchandise, or anything of value from such business; or

61	(III) Be present or be asked to participate in a seminar, sales presentation, or any
62	other presentation, by whatever name denominated, in order to win such prizes; or
63	<u>and</u>
64	(iii) The prizes awarded shall be noncash prizes and cannot be awarded based upon
65	the playing of a game on a computer, mechanical device, or electronic device at a
66	place of business in this state;
67	(C) Raffle authorized under Code Section 16-12-22.1; or
68	(D) National or regional promotion, contest, or sweepstakes conducted by any
69	corporation or wholly owned subsidiary or valid franchise of such corporation, either
70	directly or through another entity, provided that, at the time of such promotion, contest,
71	or sweepstakes, such corporation:
72	(i) Is registered under the federal Securities Exchange Act of 1934; and
73	(ii) Has total assets of not less than \$100 million.
74	The provisions of this part shall not be applicable to games offered by the Georgia
75	Lottery Corporation pursuant to Chapter 27 of Title 50."
76	SECTION 3.
77	Title 48 of the Official Code of Georgia Annotated, relating to revenue and taxation, is
78	amended by revising paragraphs (2.2) and (2.3) of Code Section 48-17-1, relating to
79	definitions relative to coin operated amusement machines, as follows:
80	"(2.2) 'Class A machine' means a bona fide coin operated amusement machine that is not
81	a Class B machine, does not allow a successful player to carry over points won on one
82	play to a subsequent play or plays, and:
83	(A) Provides no reward to a successful player; or
84	(B) Rewards a successful player <u>only</u> with free replays or additional time to play;
85	(C) Rewards a successful player with noncash merchandise, prizes, toys, gift
86	certificates, or novelties in compliance with the provisions of subsection (c) or
87	paragraph (1) of subsection (d) of Code Section 16-12-35, and does not reward a
88	successful player with any item prohibited as a reward in subsection (i) of Code
89	Section 16-12-35 or any reward redeemable as an item prohibited as a reward in
90	subsection (i) of Code Section 16-12-35;
91	(D) Rewards a successful player with points, tokens, tickets, or other evidence of
92	winnings that may be exchanged only for items listed in subparagraph (C) of this
93	paragraph; or
94	(E) Rewards a successful player with any combination of items listed in
95	subparagraphs (B), (C), and (D) of this paragraph.

(2.3) 'Class B machine' means a bona fide coin operated amusement machine that rewards a successful player with any combination of items listed in subparagraphs (d)(1)(B) and (d)(1)(C) of Code Section 16-12-35 allows a successful player to accrue points on the machine and carry over points won on one play to a subsequent play or plays in accordance with paragraph (2) of subsection (d) of Code Section 16-12-35 and:

(A) Rewards a successful player in compliance with the provisions of paragraphs (1) and (2) of subsection (d) of Code Section 16-12-35; and

(B) Does not reward a successful player with any item prohibited as a reward in subsection (i) of Code Section 16-12-35 or any reward redeemable as an item prohibited as a reward in subsection (i) of Code Section 16-12-35."

106 **SECTION 4.**

Said title is further amended by adding a new Code section to read as follows:

108 "<u>48-17-17.</u>

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109 <u>In addition to the state regulatory provisions regarding bona fide coin operated amusement</u>

machines contained in Code Section 16-12-35 and this chapter, the governing authority of

any county or municipal corporation shall be authorized to enact and enforce an ordinance

which includes any or all of the following provisions:

(1) Prohibiting the offering to the public of more than nine Class B bona fide coin

operated amusement machines that reward the player exclusively with noncash

merchandise, prizes, toys, gift certificates, or novelties at the same business location;

116 (2) Requiring the owner or operator of a business location which offers to the public any

bona fide coin operated amusement machine that rewards the player exclusively as

described in subsection (d) of Code Section 16-12-35 to inform all employees of the

prohibitions and penalties set out in subsections (e), (f), and (g) of Code

120 <u>Section 16-12-35;</u>

121 (3) Requiring the owner or possessor of any bona fide coin operated amusement machine

that rewards the player exclusively as described in subsection (d) of Code

Section 16-12-35 to inform each business owner or business operator of the business

location where such machine is located of the prohibitions and penalties set out in

subsections (e), (f), and (g) of Code Section 16-12-35;

126 (4) Providing for the suspension or revocation of a license granted by such local

governing authority to manufacture, distribute, or sell alcoholic beverages or for the

suspension or revocation of any other license granted by such local governing authority

as a penalty for conviction of the business owner or business operator of a violation of

subsection (e), (f), or (g) of Code Section 16-12-35, or both. An ordinance providing for

the suspension or revocation of a license shall conform to the due process guidelines for

132	granting, refusal, suspension, or revocation of a license for the manufacture, distribution,
133	or sale of alcoholic beverages set out in subsection (b) of Code Section 3-3-2;
134	(5) Providing for penalties, including fines or suspension or revocation of a license as
135	provided in paragraph (4) of this subsection, or both, for a violation of any ordinance
136	enacted pursuant to this subsection; provided, however, that a municipal corporation shall
137	not be authorized to impose any penalty greater than the maximum penalty authorized by
138	such municipal corporation's charter;
139	(6) Requiring any business owner or business operator subject to paragraph (1) of
140	subsection (b) of Code Section 48-17-15 to provide to the local governing authority a
141	copy of each verified monthly report prepared in accordance with such Code section,
142	incorporating the provisions of such Code section in the ordinance, and providing for any
143	and all of the penalties authorized by subsection (d) of Code Section 48-17-15;
144	(7) Requiring the business owner or business operator of any business location which
145	offers to the public one or more bona fide coin operated amusement machines to post
146	prominently a notice including the following or substantially similar language:
147	'GEORGIA LAW PROHIBITS PAYMENT OR RECEIPT OF MONEY FOR
148	WINNING A GAME OR GAMES ON THIS AMUSEMENT MACHINE; PAYMENT
149	OR RECEIPT OF MONEY FOR FREE REPLAYS WON ON THIS AMUSEMENT
150	MACHINE; PAYMENT OR RECEIPT OF MONEY FOR ANY MERCHANDISE,
151	PRIZE, TOY, GIFT CERTIFICATE, OR NOVELTY WON ON THIS AMUSEMENT
152	MACHINE; OR AWARDING ANY MERCHANDISE, PRIZE, TOY, GIFT
153	CERTIFICATE, OR NOVELTY OF A VALUE EXCEEDING \$5.00 FOR A SINGLE
154	PLAY OF THIS MACHINE.';
155	(8) Providing for restrictions relating to distance from specified structures or uses so long
156	as those distance requirements are no more restrictive than such requirements applicable
157	to the sale of alcoholic beverages;
158	(9) Requiring as a condition for doing business in the jurisdiction disclosure by the
159	business owner or business operator of the name and address of the owner of the bona
160	fide coin operated amusement machine or machines;
161	(10) Requiring that all bona fide coin operated amusement machines are placed and kept
162	in plain view and accessible to any person who is at the business location; and
163	(11) Requiring a business that offers one or more bona fide coin operated amusement
164	machines to the public for play to post its business license or occupation tax certificate."

165 **SECTION 5.**

This Act shall become effective upon its approval by the Governor or upon its becoming law without such approval and shall apply to conduct that occurs on and after such date. It is not

the intention of this Act to abate any prosecution undertaken for conduct occurring under the law in effect prior to such date, and any offense committed before the effective date of this Act shall be prosecuted and punished under the statutes in effect at the time the offense was committed.

172 **SECTION 6.**

173 All laws and parts of laws in conflict with this Act are repealed.